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2   3	THOMAS S. COLTHURST (CABN 99493) Chief, Criminal Division			
4	MOLLY K. PRIEDEMAN (CABN 302096) Assistant United States Attorney			
5	•			
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9	Attorneys for United States of America			
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12	OAKLAND DIVISION			
13	UNITED STATES OF AMERICA,	) NO. 21-cr-429 YGR		
14	Plaintiff,	) STIPULATION AND [PROPOSED] ORDER ) CONTINUING STATUS CONFERENCE AND		
15	v.	<ul> <li>) EXCLUDING TIME UNDER THE SPEEDY TRIAL</li> <li>) ACT</li> </ul>		
16	RAY GARCIA,	) ACI		
17	Defendant.	) )		
18				
19	A status conference in the above-captioned case is scheduled for March 16, 2022. Counsel for			
20	the United States and counsel for the defendant jointly stipulate and request that that status conference			
21	be continued to May 5, 2022, and that time be excluded under the Speedy Trial Act from March 16,			
22	2022 to May 5, 2022.			
23	The government has produced voluminous discovery in this case, including additional forensic			
24	reports that were produced recently. Due to personal circumstances and the amount of discovery			
25	produced thus far in this case, defense counsel has asked that a status conference be set for May 5, 2022			
26	so that he can continue to review the discovery and discuss the case with the defendant. At that time, if			
27	the case has not been resolved, the government intends to ask that a trial date be set.			
28	STIPULATION TO EXCLUDE TIME			

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1	The government and counsel for the def	fendant have agreed that time be excluded under and the	
2	Speedy Trial Act so that defense counsel can continue to prepare. The government has produced		
3	voluminous discovery to defense counsel. For these reasons, the parties stipulate and agree that		
4	excluding time until May 5, 2022, will allow for the effective preparation of counsel. See 18 U.S.C. §		
5	3161(h)(7)(B)(iv). The parties further stipulate and agree that the ends of justice served by excluding		
6	time from March 16, 2022 to May 5, 2022, from computation under the Speedy Trial Act outweighs the		
7	best interests of the public and the defendant in a speedy trial. 18 U.S.C. §§ 3161(h)(7)(A), (B)(iv).		
8	The undersigned Assistant United States Attorney certifies that she has obtained approval from		
9	counsel for the defendant to file this stipulation, request, and proposed order.		
10			
11	IT IS SO STIPULATED.		
12			
13	DATED: March 16, 2022	/s/ Molly K. Priedeman MOLLY K. PRIEDEMAN	
14		Assistant United States Attorney	
15			
16	DATED: March 16, 2022	/s/ James Reilly JAMES REILLY	
17		Attorney for the Defendant	
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28	6 <b> </b>		

STIPULATION TO EXCLUDE TIME AND [PROPOSED] ORDER 21-cr-429 YGR 1 PROPOSED ORDER

Based upon the representations of counsel and for good cause shown, the Court finds that failing to exclude the time from March 16, 2022 to May 5, 2022, would unreasonably deny defense counsel and the defendant the reasonable time necessary for effective preparation and continuity of counsel, taking into account the exercise of due diligence. 18 U.S.C. §3161(h)(7)(B)(iv). The Court further finds that the ends of justice served by excluding the time from March 16, 2022 to May 5, 2022, from computation under the Speedy Trial Act outweighs the best interests of the public and the defendant in a speedy trial. Therefore, and with the consent of the parties, IT IS HEREBY ORDERED that the time from March 16, 2022 to May 5, 2022, shall be excluded from computation under the Speedy Trial Act and the status conference is continued to May 5, 2022.

12 IT IS SO ORDERED.

DATED:\_\_\_\_\_

THE HONORABLE YVONNE GONZALEZ ROGERS United States District Judge

STIPULATION TO EXCLUDE TIME AND [PROPOSED] ORDER 21-cr-429 YGR